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1	UNITED STATES DISTRICT COURT		
2	NORTHERN DISTRI	CT OF CALIFORNIA	
3	VIRGINIA PEREZ, individually, and on) behalf of all others similarly situated,		
)	Case No.: C-07-3473 (SI)	
5 6	Plaintiff,)	CONSENT PROTECTIVE ORDER	
7 8	MAID BRIGADE, INC., a Delaware) Corporation, and BMJ LLC, a California) Limited Liability Company,		
9	Defendants.		
10			
11	Pursuant to Rule 26 of the Federal R	ules of Civil Procedure, with the consent of	
12 13	the parties, as evidenced by their signatures	below, and for good cause shown, the	
14	Court hereby issues this Consent Protective	Order, and it is accordingly,	
15 16	ORDERED that the confidential cor	ntents and proprietary nature of certain	
17	information and documents disclosed or pro	oduced during pretrial discovery or for trial	
18	in this action shall be protected and govern	ed as follows:	
19 20	Any party may designate as "confidenti	al" any information or documents that are	
21	deemed in good faith by that party to be	e entitled to confidentiality under Rule 26(c)	
22	of the Federal Rules of Civil Procedure	. Such information and documents may	
23 24	include, but are not limited to, trade sec	rets; proprietary, confidential, or	
25	commercially sensitive business inform	ation; matters protected by federal or state	
26 27	law or regulation; and the personal, hea	lth, insurance, financial, tax, account, credit	
28 l			

and/or other confidential information of Plaintiff or a Defendant's past or present 1 2 employees or customers. 3 Any party may designate information or documents as "confidential" by physically 4 marking documents as "confidential" or by separately producing or disclosing such 5 6 information or documentation and notifying the discovering party in writing of 7 their protected nature. 8 3. If the receiving party believes any information, document, or deposition transcript 9 10 so designated is not entitled to be deemed confidential under Rule 26 of the 11 Federal Rules of Civil Procedure, the receiving party shall give counsel for the 12 party making the designation written notice of such objection, stating the reason(s) 13 14 for the objection. The disclosing party then must reply in writing within 15 days of 15 receipt of the written notice of objection. 16 If the parties cannot resolve their dispute regarding the confidential designation, 17 18 then the receiving party must file a motion to compel, under Rule 26(c) of the 19 Federal Rules of Civil Procedure, within 15 days of its receipt of the disclosing 20 party's reply described in paragraph 3 above. 21 22 5. The receiving party must respect the confidentiality designation in the manner 23 described below until the time for filing a Motion to Compel has passed or, if one 24 is filed, until the Court adjudicates any Motion filed pursuant to paragraph 4 above. 25

Confidential information, documents, and any extracts, copies, notes, summaries or

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- of this litigation, and for no other purpose and shall not be disclosed during the case or after it has concluded, except as set forth herein.
- Attorneys and employees of the receiving firm shall notify those having access to any confidential information or document of its confidential nature and instruct such persons not to disclose such information or document except as may be authorized by this Order or otherwise required by law. Counsel of record in this action shall ensure that all persons who use the confidential information or document produced in this matter are apprised of the existence and requirements of this Order and employ their best efforts to ensure that all such persons strictly comply with the provisions of this Order.
- 8. Parties wishing to file any document with the Court under seal must first present a stipulation or an ex-parte application and a proposed order regarding said document, and a copy of the document sought to be sealed, to the Court, pursuant to Judge Ilston's Standing Order dated May, 2006.
- 9. In the event that a party wishes to use any confidential information or documents in any affidavits, briefs, memoranda of law, or other papers filed with the Court in this case, such confidential information or documents used therein shall be filed and maintained under seal by the Court in accordance with the procedure described in paragraph 8 of this Order.
- 10. Confidential information and documents shall not be disclosed or otherwise made available to any persons other than: (a) counsel of record for any party, and the

legal associates, clerical or support staff of such counsel assisting in the preparation of this action; (b) a named party, or management-level representatives of a party; (c) independent experts, or potential experts, or any other person employed or retained by counsel for the purpose of assisting counsel in this action, and (d) court personnel and court reporters as required in connection with this action.

- 11. At the conclusion of this case, including any and all appeals, all copies of confidential documents and documents containing confidential information shall be returned to counsel for the producing party upon request. Counsel shall be permitted to retain documents constituting work product, which refer to confidential information or documents containing confidential information.

 However, such work product shall remain confidential in accord with and subject to the protections and procedures of this Order.
- 12. Nothing herein shall affect or restrict the rights of any party with respect to its own information or documents.
- 13. By the entry of this Order, the parties shall not be deemed to have waived any objection available to them in response to any discovery request or evidentiary matter.
- 14. This Order is without prejudice to the rights of any party to seek its modification or amendment by further order of this Court. The parties have consented to the entry of this Consent Protective Order upon the express condition that they reserved the

, [right to seek relief or supplemental order of this Court if the provisions of this
1	
2	Consent Protective Order would later result in undue burden or expense or would
3	undermine counsels' ability to represent their clients in this case.
4	andermine detailed the represent their entermine in the table
5	SO ORDERED, this day of, 2007.
6	
7	The Hermanial Sugar Metan
	The Honorable Susan Ilston
8	CONSENTED TO BY:
9	
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12	David S. Harris, Esq.
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